The Minutes

July 12, 2004

C045214 DODGE v. WASHINGTON MUTUAL BANK, F.A. et al.

BY THE COURT:

Appellant's petition for rehearing is denied. BLEASE, Acting P.J.

C045902 VINEYARD SPRINGS STATES, LLC v. THE SUPERIOR COURT OF PLACER COUNTY and WYATT et al. (Certified for Publication)

Let a peremptory writ of mandate issue directing the trial court to vacate its order denying the summary judgment motion of Vineyard Springs Estates, to rule on all evidentiary objections proffered by defendant Vineyard Springs Estates, and thereafter to reconsider the motion in light of the evidentiary objections. The alternative writ, having served it function, is discharged. The stay of proceedings in the trial court is vacated.

Defendant Vineyard Springs Estates shall recover its costs.

(Cal. Rules of Court, rule 56.4(a).)

SIMS, J.

We concur: Scotland, P.J.

Morrison, J.

July 13, 2004

C042330 THE PEOPLE v. DURAN, JR. (Not for Publication)

The matter is remanded to the superior court with directions to determine and award defendant his presentence custody credit, and to prepare an abstract of judgment reflecting the same and forward a copy thereof to the Director of the Department of Corrections. In all other respects, the judgment is affirmed.

BLEASE, Acting P.J.

We concur: Davis, J.

Raye, J.

C044253 THE PEOPLE v. WOODRAL (Not for Publication)

The judgment is affirmed. The trial court is directed to prepare a corrected abstract of judgment reflecting under other orders, in case No. CRF03136 it reserved jurisdiction with respect to victim restitution as to both victims, and to forward a certified copy of the corrected abstract of judgment to the Department of Corrections.

BLEASE, Acting P.J.

We concur: Morrison, J.

Butz, J.

The Minutes

July 13, 2004, continued

C045261 ARNOLD v. STATE PERSONNEL BOARD et al. and DEPARTMENT OF

CORRECTIONS et al.

ALAMEIDA, JR. as Director, etc. v. STATE PERSONNEL BOARD and ARNOLD (Not for Publication)

The judgments are affirmed. Respondents Department of Corrections and Edward S. Alameida, Jr., shall recover their costs on appeal. (Cal. Rules of Court, rules 27(a).)

ROBIE, J.

We concur: Blease, Acting P.J.

Hull, J.

C045847 K.R.L. PARTNERSHIP et al. v. THE SUPERIOR COURT OF ALPINE COUNTY and PEMBERTON (Certified for Partial Publication)

BY THE COURT:

It is ordered that the opinion filed herein on July 7, 2004, be modified as follows:...

... There is no change in the judgment.

BY THE COURT:

DAVIS, Acting P.J.

Robie, J.

July 14, 2004

C044105 THE PEOPLE v. DORSEY (Not for Publication)

The judgment is affirmed.

HULL, J.

We concur: Sims, Acting P.J.

Morrison, J.

C045455 THE PEOPLE v. COE (Not for Publication)

The judgment is affirmed.

RAYE, J.

We concur: Blease, Acting P.J.

Nicholson, J.

C045457 In re A.T. et al.; SACRAMENTO COUNTY DEPARTMENT OF HEALTH AND

HUMAN SERVICES v. GERALD T. (Not for Publication)

The orders are affirmed.

ROBIE, J.

We concur: Davis, Acting P.J.

Hull, J.

The Minutes

July 15, 2004

C041458 THE PEOPLE v. SANTOYO

(Not for Publication)

The judgment is affirmed.

SIMS, J.

I concur: Scotland, P.J.

I concur:

I agree with my colleagues that the jury was not about to accept defendant's claim of self-defense. I part company with them when they conclude that defendant's alternative theory of imperfect self-defense was similarly unreasonable...

... Defendant's convictions for murder and attempted murder should be reversed. I would affirm his convictions on the on the remaining charges.

Davis. J.

C044788 THE PEOPLE v. RAMIREZ

(Not for Publication)

The judgment is affirmed.

SIMS, Acting P.J.

We concur: Robie, J.

Butz, J.

C043891 ANDERSON v. ROGERS

(Not for Publication)

The order granting the petition to change the minor's name is affirmed.

NICHOLSON, J.

We concur: Scotland, P.J.

Robie, J.

C042165 THE PEOPLE v. TAYLOR

BY THE COURT:

Appellant's petition for rehearing is denied.

SIMS, Acting P.J.

C045116 THE PEOPLE v. AMMONS

BY THE COURT:

Appellant's petition for rehearing is denied.

RAYE, Acting P.J.

C047123 DOWDELL v. WADE et al.

BY THE COURT:

The court examined the notice of appeal and determined that the order appealed from is nonappealable. Therefore, the appeal filed June 15, 2004, is dismissed. (See Calhoun v. Vallejo City Unified School Dist. (1993) 20 Cal.App. 4th 39, 41-42; Code of Civ. Proc., § 400.)

RAYE, Acting P.J.

The Minutes

July 16, 2004

There were no minutes for this date.